

माभिकार से मकाशिक

PUBLISHED BY AUTHORITY

सं॰ 48] नई दिल्ली, शनिवार, नवम्बर 27, 1965/ग्रग्रहायण 6, 1887

No. 48] NEW DELHI, SATURDAY, NOVEMBER 27, 1965/AGRAHAYANA 6, 1887

इस भाग में भिन्न पुष्ठ संख्या दी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

NOTICE

मीटस

नीचे लिखे भारत के असाधारण राजपत 15 नवस्बर 1965 तक प्रकाशित किये गये।

The undermentioned Gazettes of India Extraordinary were published upto the 15th November, 1965:—

Issue No.	No. and Date	Issued by	Subject
170	G.S.R. 1656, dated 12th November, 1965.	Ministry of Food & Agriculture.	Products (Retail Price Con- trol) Amendment Order,
	G.S.R. 1657, dated 12th November, 1965.	Do.	The Roller Mills Wheat Products (Price Control) Fifth Amendment Order, 1965.
	G.S.R. 1658, dated 12th November, 1965.	Do.	Delegation of powers under the Essential Commodities Act, 1955 in relation to regulation of movement of foodgrains to the Government of the State of Rajasthan within its jurisdiction.

Issue No.	No. and Date	Issued by	Subject
171	G.S.R. 1659, dated vember, 1965. G.S.R. 1660, dated vember, 1965.	15th No- Ministry of Finance. 15th No-3 Do.	The Central Excise (9th Amendment), Rules, 1965. Permitting the manufacturers or producers of all excisable goods, other than tobacco, in Certain districts of the State of Punjab, to remove such goods without payment of the duty leviable thereon subject to certain conditions as specified therein.

उत्पर लिखे श्रसाधारण गजटों की प्रतियां प्रकाशन प्रथन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजयत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भारा II स्वण्ड 3 - उपस्पद्ध (i)

PART II-Section 3-Sub-section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों ग्रौर (संघ राज्य-क्षेत्रों के प्रशासनों को छोड़कर) केन्द्रीय प्राधिकारियों द्वारा जारी किये गये विधि के ग्रन्तगंत बनाये ग्रौर जारी किये गये साथारण नियम (जिनमें आधारण अकार के ग्रादेश, उप-नियम ग्रावि सभ्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

New Delhi, the 16th November 1965

G.S.R. 1705.—In exercise of the powers conferred by clause (2) of article 77, read with clause (1) of article 299, of the Constitution, the President is pleased to make the following rule, namely:—

All agreements and contracts to be made in exercise of the executive power of the Union in connection with the implementation of the Central Government Credit Guarantee Scheme enunciated in the notification of the Government of India in the Ministry of Finance, Department of Economic Affairs, No. F. 19(10)BC/65. dated October 13, 1965, shall be executed on behalf of the President and authenticated by the Director General Resettlement, Cabinet Secretariat, New Delhi.

[No. F. 17(6)/65-J.]

H. C. DAGA, Jt. Secy. & Legal Adviser.

(Department of Legal Affairs)

New Delhi, the 15th November 1965

G.S.R. 1706.—(Contract/Amendment 71). In exercise of the powers conferred by clause (1) of article 299 of the Constitution the President hereby directs that

the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161 dated the 1st December, 1958 relating to the execution of contracts and assurances of property namely:—

In the said notification:—

- In Part 1-A, after item 3, the following item shall be inserted, namely:—
 - "4(i) Instruments relating to the re-assignment of insurance policies assigned to the Governor General before the 26th January, 1950 and the President on or after that date in accordance with the rules regulating the Workmen's Contributory Provident Fund from which the policy is financed; by the Accounts Officer of the Fund as defined in the rules of the Fund.
 - (ii) Instruments relating to the assignment of Insurance policies in favour of President in accordance with rules regulating the Workmen's Contributory Provident Fund from which the policy is financed; by the Accounts Officer, of the Fund as defined in the rules of the Fund.
- 2. In Part III which relates to the Ministry of Defence, under Head 'A', for the existing para 14, the following entry shall be substituted, namely:—
 - "14. Contracts and other instruments required to be made in the United Kingdom, the United States of America, the U.S.S.R. and France relating to the purchase, supply and conveyance of carriage of materials, stores and machinery needed for the Defence Services of India; by the Military/Navab/Air Adviser to the High Commissioner for India, London, Air Attache in the Embassy of India in Paris/Washington, Military and Naval/Air Attaches in the Embassy of India in Moscow in so far as such contracts and other instruments relate to and fall within their respective jurisdiction.
- 3. In part XX which relates to the Department of Atomic Energy, after Head C' the following new Head 'D' shall be inserted, namely:—
 - "D. In the case of the Atomic Energy Establishment Trombay Housing Project.
 - (i) All contracts and other instruments relating to works of all kinds by Scientific Officer/Engineer-Grades G, SF, E, SE, SD2 or SD1, project Engineer, Superintending Engineer or Executive Engineer.
 - (ii) Contracts for the purchase, supply and conveyance or carriage of equipment and stores, machinery and the like by Scientific Officer/Engineer Grades SF, E, SE, SD2, SD1, Project Engineer, Superintending Engineer, or Executive Engineer.
 - (iii) Contracts relating to servicing of equipment, instruments or machinery, by the Scientific Officer/Engineer-Grades E, SE, Superintending Engineer, Executive Engineer, Assistant Personnel Officer.
 - (iv) Contracts and other instruments relating to disposal of surplus, obsolete or unserviceable stores, equipment, scrap and the like by the Scientific Officer/Engineer-Grades E, SE, Superintending Engineer, Executive Engineer, Assistant Personnel Officer.
 - (v) Security bonds for the due performance of their duties by Government servants by the Scientific Officer/Engineer Grades SD2 or SD1, Project Engineer, Superintending Engineer, Executive Engineer.
 - (vi) All contracts and assurances of property by the Project Engineer, Superintending Engineer.
 - (vii) Service Agreements/Service bonds for the fulfilment by Government servants of their obligation to serve Government for a specified period by the Project Engineer, Superintending Engineer.

[No. F. 17(1)/61-J.]

DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 17th November 1965

- G.S.R. 1707.—In exercise of the powers conferred by section 5, read with subsection (1) of section 7, of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—
- 1. This Scheme may be called the Employees' Provident Funds (Twelfth Amendment) Scheme, 1965.
- 2. In the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme), in paragraph 61, after sub-paragraph (4), the following sub-paragraph shall be inserted, namely:—
 - "(4A) Where the nomination is wholly or partly in favour of a minor, the member may, for the purposes of this Scheme, appoint a major person of his family, as defined in clause (g) of paragraph 2, to be the guardian of the minor nominee in the event of the member predeceasing the nominee and the guardian so appointed:
 - Provided that where there is no major person in the family, the member may, at his discretion, appoint any other person to be a guardian of the minor nominee."
- 3. For sub-paragraph (3) of paragraph 72 of the said Scheme, the following sub-paragraphs shall be substituted, namely:—
 - "(3) If the person to whom any amount is to be paid under this Scheme is a minor for whose estate a guardian under the Guardians and Wards Act, 1890 (8 of 1890), has been appointed, the payment shall be made to such guardian. Where no guardian under the Guardians and Wards Act, 1890 (8 of 1890) has been appointed, the payment shall be made to the guardian, if any, appointed under sub-paragraph (4A) of paragraph 61. Where no guardian under the Guardians and Wards Act, 1890 (8 of 1890) or under sub-paragraph (4A) of paragraph 61 has been appointed, the payment shall be made to the natural guardian and in the absence of a natural guardian, to such person as the Commissioner, where the amount does not exceed Rs. 5,000 or the Chairman of the Central Board, if the amount exceeds Rs. 5,000 but does not exceed Rs. 10,000, considers to be the proper person representing the minor and the receipt of such person for the amount paid shall be a sufficient discharge thereof. In any other case, the amount shall be paid to the person authorised by law to receive the payment on behalf of the minor.
 - (3A) If the person to whom any amount is to be paid under this Scheme is a lunatic for whose estate a manager under the Indian Lunacy Act, 1912 (4 of 1912), has been appointed, the payment shall be made to such manager. If no such manager has been appointed, the payment shall be made to the natural guardian of the lunatic and in the absence of any such natural guardian, to such person as the Commissioner where the amount does not exceed Rs. 5,000 or the Chairman of the Central Board, if the amount exceeds Rs. 5,000 but does not exceed Rs. 10,000, considers to be the proper person representing the lunatic and the receipt of such person for the amount shall be a sufficient discharge thereof. In any other case, the amount shall be paid to the person authorised by law to receive the payment on behalf of the lunatic."
- 4. In Forms 2 and 8 annexed to the said Scheme, after the Table containing the names etc., of the nominees, the following direction and Table shall be inserted, namely:—
 - "I hereby direct that in the event of my death during the minority of my above named nominee, the person whose particulars are given below

shall be deemed to be the guardian of the minor nominee for the purposes of the Employees' Provident Funds Scheme, 1952:—

Name and address of the guardian	Age of the guardian	Relationship of the guardian with the member"				
(1)	(2)	(3)				
		[No. 3/3/62/PF-II.] DALJIT SINGH, Under Secy.				

MINISTRY OF HEALTH

New Delhi, the 16th November 1965

- G.S.R. 1708.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Town and Country Planning Organisation (Class I and II posts) Recruitment Rules, 1964, published with the notification of the Government of India in the Ministry of Health G.S.R. No. 1483, dated the 1st October 1964, namely:—
- 1. These rules may be called the Town and Country Planning Organisation (Class I and II posts) Recruitment (Amendment) Rules, 1965.
- 2. In the Schedule to the Town and Country Planning Organisation (Class I and II posts) Recruitment Rules, 1964—
 - (i) for the existing entry in column 4 relating to the posts of the "Town and Country Planner" and "Architect Planner", at serial numbers 1 and 2 respectively, the following entry shall be substituted, namely:—

"Rs. 1300--60--1600--100--1800."

(ii) for the entries relating to the post of "Research Officer" at serial number 8, the following entries shall be substituted, namely:—

S. No.	Name of Post	No. of posts	Classi- fication	Scale of pay	selection post or non-	Age limit for dir- ect re- ect re- n cruits	Educational and oth Qualifications requir for direct recruits		Period of proba- tion, if any	direct rectt.	promotion deputation/ transfer, grades from which pro- motion de- putation/ transfer to be made	exists what is its com- position	stances in which U.P.S.C. is to be
I	2	3	4	5	6	7	8	9	10	II	12	13	14
8	Research Officer.	3	G.C.S. Class I	Rs. 400-40 450-3 600-3 670-F 35-9	30- tion. 5- 3-B		in Geography of Feonomic graphy from	ree Qualifica- with tions:Ye Geo- a iver- alent rears prob- with ation	•	By promo- tion failing which dir- ect rectt.	Promotion from among st Assistant Planners with a minimum of three years experience in the grade	- D.P.C	As per . rules
							Qualifications related to the case of case of case of case of case of case otherwise qualified.	iscre-					

Destrable:

- (i) Diploma in Public Administration or L.S.G. from a recognised University/Institution.
- (ii) Familiarity with town planning law.

Or

(b) Essential:

- (i) Master's Degree in Economics, Commerce Statistics or Mathematics with Statistics as a special subject from a recognised University Institution or equivalent qualification.
- (ii) At least two year's experience in the collection, sifting, and analysis of data relating to demographic.

Socio-economic industrial and physical studier and their interpretation.

Qualifications relaxable at [Commission's discretion in case of candidates otherwise well qualified. 1 2 3 4 5 6 7 8 9 10 11 12 13

Desirable:

- Knowledge and practical experience in mechanical tabulation,
- (ii) Experience in conducting demographic and Socio-economic surveys of Industrial and commercial establishments, tabulation of data relating to planning and housing.

Or

(c) Essential:

- (i) Master's degree in Sociology from a recognised University/Institution or equivalent qualification.
- (ii) At least two years experience in research design and questionnaire construction.
- Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable:

- (i) Ability to lead field research team and to do independently related study.
- (ii) Knowledge of socialpsychology.
- (iii) for the entries relating to the posts mentioned at serial numbers 12, 13, 14, 15 and 16, the following entries shall be substituted, namely :--

5 G.C.S. 350-25-Assistant Selec-30 years (a) Essential: 13 Planner Class II 500-30tion. & below (i) Master's Degree in (Assistant (Gazet- 590-EB-(relax-Economics or Com- fication: Econoted 30-800able for merce or Statistics EB-30mist/ non-Govt. with Econometrics 830-35-Sociolo-Minisservants). of a recognised Unigist). terial). 900, versity or equivalent qualifications.

&

- (ii) A good working knowledge of statistical methods and their application to socio-economic problems.
- (iii) Two years' experience in the collection and analysis of socioeconomic data.
- Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Age: No. 2 years. (i) 50% by pro- Promotion Class II As per Quali- Yes. from am- DPC, rules, motion, failing which ongst Resby direct earch Assisrecruitment. tants with 3 years ex-(1) 50% by perience in

the grade.

direct rectt.

13

12

2 3 4 5 6 7

Desirable:

(i) Experience in field studies, regional surveys and appreciation of criteria and technique of evolution. 8

9

10

II

Or

(b) Essential;

(i) Master's Degree in Economics with industrial economics or Master's Degree in Geography with Economic Geography from a recognised University or equivalent qualifications.

(ii) About two years' experience in the studies/research of industrial growth and development, and industrial planning.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable:

(I) Experience in field survey of Industrial Development, analysis of data and their interpretation.

(ii) Familiarity with urban and regional planning.

Or

- (c) Essential:
- (i) Master's Degree in Sociology, Social work or Social Anthropology from a recognised University or equivalent qualification.
- (ii) About two years' experience in a responsible position of work relating to special knowledge of social organisation, social functions, family size, etc.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified,

Desirable:

Experience in study of functions, structure of family, social, grouping, place of origin, social effects in grouping of nousing types, housing and social needs etc.

	τ	2	3	4	5	6	7	8	9	10	ıı	12	13
15	Planning Assistant	13	G.C.S. Class II (Non- Gazette Non- Minist- erial)	475-B.B 20-575. d	Select- ion.	30 years & below (relax- able for Govt, servants)	(i) Intermediate in Architecture from a recognised University/Institution or equivalent qualification.	Age: No. To Qualifications: Yes. (wo years	50% by promotion & 50% by direct re- cruitment.	Promotion: From amongst Plaining Draftsmen with a minimum of 3 years experience in the grade.	Class II DPC	As per rules.
							ii) About 2 years experience in planning or architectural office in a design, housing layouts, planning surveys, cost estimates, etc.	•					
							Oτ						
						(b) Essential:						
							 (i) Diploma (3 years) in Civil Engineering or Municipal Engineering. 	·-					
							(ii) Knowledge of town planning building bye-laws, zoning re gulation and centre etc.	; ;-					
							Qualifications relaxab at Commission's dis cretion in case of can didates otherwise we qualified.	;~ !-					

As pet

rules.

Class II

DPC

16. Planning Assistant! (Research Assistant)	10	G.C.S. 325-15- Select-Class II 475-E.B ion. (Non- 20-575. gazetted Non- minist-erial).	30 years. (c & below (frelax- able for Govt. servants).	a) Essential: Asser's from a Universit in Statist Economic matics wi or a degre matics or cs followe post-grad ing in a institute;
				(ii) Some ex research collection pilation o data.
			(Qualifications Commission in case of otherwise w
			i	Desirable :
			1	Practical experience paring reportistical analytes

k below (i) Master's Degree Qualificarelaxfrom a recognised tions: Yes. able for University/Institution Investi-Govt. in Statistics Or gators Economics/Mathewith M.A. servants). matics with Statistics in History or a degree in Mathe- will also matics or Economi- be eligible. cs followed by 2 years

> post-graduate training in a statistical institute; and

Age: No. 2 years

50%

promotion

cruitment.

Promotion:

& 50% by st Investiga-

direct re- tors with a

From among-

minimum of

3 years ex-

perience in

the grade.

(ii) Some experience of research involving collection and compilation of statistical data.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable:

Practical experience in preparing reports on Statistical analysis or survevs Or

- (b) Essential:
 - (i) Master's Degree in Economics with Statistics or Commerce.
- (iii) Familiarity with publie finance local Administration,

I	2	3	4	5	6	7	8	9	10	11	I2	13
					1	nalifications relaxab at Commission's discr tion in case of candida es otherwise wel qualified.	:- it-					
					$D\varepsilon$	esirable :						
						perience in writing survey reports and resear the papers. Or						
					(c)	Essential:						
					G) Master's Degree i Geography. Experience in organism and supervising un ban and regional stu- ics.	·- g -					
					t d	alifications relaxable a Commission's discretion in case of can didates otherwise well qualified.	- -					
						sirable :						
					Kn 1	nowledge of Town Plan	n-					
						Or						
					(d)	Essential:						
					ĺį̈́) Master's Degree in Sociology or equival ent qualification,	-					

(ii) Experience in collection of sociological data and interviewing.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable:

- (i) Knowledge of economics.
- (ii) Experience in interpreting statistical data and organising social surveys

 Or
- (e) Essential:
- (i) A degree in Law or Master's Degree in Political Science or equivalent qualification.
- (ii) Legal and administrative data and writing research reports.
- Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable:

- (i) Diploma in public Administration.
- (ii) Knowledge of Town Planning Law.

MINISTRY OF TRANSPORT

(Transport Wing)

LIGHTHOUSES AND LIGHTSHIPS

New Delhi, the 17th November 1965

- G.S.R. 1709.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Department of Lighthouses and Lightships [Recruitment to Class I and Class II (Gazetted) non-technical posts] Rules, 1959, published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) Transport Wing No. G.S.R. 359, dated the 16th March, 1959, namely:—
- 1. Short title.—These rules may be called the Department of Lighthouses and Lightships [Recruitment to Class I and Class II (Gazetted) non-technical posts] Amendment Rules, 1965.
- 2. In the Schedule to the Department of Lighthouses and Lightships [Recruitment to Class I and Class II (Gazetted) non-technical posts] Rules, 1959; against item 3 (relating to Accounts Officer), for the entries in Columns 6, 7, 8 and 11, the following entries shall respectively be substituted, namely:—
 - (i) column 6: "35 years and below (Relaxable for Government servants)"
 - (ii) Column 7: "Essential:-
 - (i) Degree of a recognised University, preferably in Commerce.
 - (ii) Thorough knowledge of accounts, budget and financial matters and familiarity with all Government rules and regulations relating thereto.
 - (iii) About 3 years experience in a responsible capacity in a Government Department or public body or a commercial concern of repute. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable:—

Knowledge of P.W.D. system of accounts".

- (iii) column 8: "Age—No, Qualifications—Yes".
- (iv) column 11: "Promotion
 - (a) Superintendents in the Department of Lighthouses and Lightships with at least 3 years experience in the grade.
 - (b) Commercial Accountant in the Ministry of Transport with at least 3 years experience in the grade.

Deputation: -

Of suitable officers from any of the organised Accounts Organisations such as Indian Audit and Accounts Department, Defence Accounts Department and Reilway Accounts Department.

(Period of deputation ordinarily not to exceed 3 years)".

[No. F. 11-ML(23)/65.] B. P. SRIVASTAVA, Dy. Secv.

MINISTRY OF INDUSTRY & SUPPLY (Department of Supply and Technical Development)

New Delhi, the 17th November 1965

- G.S.R. 1710.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and all other powers enabling him in that behalf, the President hereby makes the following rules further to amend the Indian Supply Service (Class I) Rules, 1961, namely:—
- 1. These rules may be called the Indian Supply Service (Class I) Amendment Rules, 1965.

- 2. In the Indian Supply Service (Class I) Rules, 1961—
 - (1) in rule 4, in the first sentence, the following words and figure shall be inserted at the end, namely:—
 - "and a certain number of posts in Grade I shall be treated as belonging to a Selection Grade.".
 - (2) in rule 14, for sub-rule (1), the following sub-rule shall be substituted, namely:—
 - "(1) All vacancies in posts included in Grades I and II of the Service, excluding posts in Grade I to which a Selection Grade is attached, shall normally be filled by promotion from officers holding substantively permanent posts in Grades II and III respectively with the exception of those which it may be decided to fill by transfer or deputation of officers in accordance with Part VI of these Rules and subject to direct recruitment being made where necessary as provided in Rule 9(4). The posts in Grade I to which a Selection Grade is attached shall be filled by promotion on the basis of seniority-cum-fitness from amongst the members who hold substantively permanent posts in the Grade. The posts included in Grade I of the Service shall be treated as "Selection Posts."
 - (3) in Schedule I, in sub-paragraph (i), and in Schedule II, for the letters and figures, "Rs. 1300—60—1600", the letters, figures, brackets and words "Rs. 1300—60—1600/Rs. 1600—100—1800 (Selection Grade)" shall be substituted.".

[No. 35/2/61-ES. I.]

R. RAJAGOPALAN, Under Secy.

MINISTRY OF COMMERCE

TEA CONTROL

New Delhi, the 22nd November 1965

G.S.R. 1711.—The following further amendment to the Tea Board By-laws, 1955, made by the Tea Board in exercise of the powers conferred by sub-section (1) of section 50 of the Tea Act, 1953 (29 of 1953), is hereby published for general information, the same having been confirmed by the Central Government as required by sub-section (2) of that section, namely:—

In the said by-laws, after by-law 31, the following by-law shall be inserted, namely:—

"31A—Procedure for Departmental Proceedings.—The procedure to be followed as regards departmental proceedings against officers and employees of the Board shall be the same as is prescribed from time to time by the Central Government in respect of its officers and employees of comparable rank and status."

[No. 8(7)Plant(A)/65.]

B. KRISHNAMURTHY, Under Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

New Delhi, the 12th November 1965

G.S.R. 1712.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment Rules, 1960, namely:—

1. These rules may be called the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV Posts) Recruitment (Fourth Amendment) Rules, 1965.

2. In Schedule III to the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment Rules. 1960, against each of the items 8, 10, 11, 12 and 13, relating to 'Watchman', 'Tubewell Operator', 'Labourer/Cleaning Gang', 'Sifter' and 'Sweeper' respectively, the entry "Desirable: Primary School Standard Pass" shall be inserted in column 4.

[No. 45(1)/64-RE.I.]

L. R. JAIN, Under Secy.

(Department of Food) .

New Delhi, the 17th November 1965

G.S.R. 1713.—In exercise of the powers conferred by sub-section (3) of section 1 of the Warehousing Corporations (Supplementary) Act, 1965 (20) of 1965), the Central Government hereby appoints the 27th day of November, 1965 as the date on which the said Act shall come into force.

[No. F. 26-8/64-SG.II.]

J. A. DAVE, Jt. Secy.

(Department of Food)

New Delhi, the 18th November 1965

- GS.R. 1714.—In exercise of the powers conferred by clause (e) of section 2 of the Warehousing Corporations Act, 1962 (58 of 1962) read with section 2 of the Warehousing Corporations (Supplementary) Act, 1965 (20 of 1965), the Central Government hereby declares the following commodities to be "notified commodities" for the purpose of the first mentioned Act, namely:—
 - (a) Tobacco.
 - (b) Lac.
 - (c) Wool.

[No. F. 26-8/64-SG. II.]

DEVAKI NANDAN GOYAL, Under Secy.

(Department of Food)

CORRIGENDUM

New Delhi, the 15th November 1965

G.S.R. 1715.—In the preamble to the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) G.S.R. 1528, dated the 8th October, 1965, published in Part II—Section 3—Sub-section (1) of the Gazette of India, dated the 16th October, 1965, for "(34 of 1964)" read "(37 of 1964)".

[No. 7-1/64-FCI-VOL.II.] T. S. BROCA, Dy. Secy.

ERRATA

In the Ministry of Food and Agriculture (Department of Food) notification No. 209 (GEN)(4)/838/64-PY.II.dated 16th October, 1965, published as G.S.R. 1547 in the Gazette of India, Part II—Section 3—Sub-section (i), dated 23rd October, 1965, the following corrections may be made:—

Pages 1607-1608-

- (i) In line 6 of the preamble of the notification before the word 'draft', the word "said" may be added.
- (ii) In rule 2(a) of the Draft Rules, in the proposed draft rule "5A", for the word "circustances" read "circumstances".

MINISTRY OF HOME AFFAIRS

N:w Delhi, the 20th November 1965

G.S.R. 1716.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Andhra Pradesh, hereby makes the following amendments to Schedule III to the said rules.

Amendments

In the said Schedule III, under the heading 'B-Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scales', against 'Andhra Pradesh'—

- (i) the entry 'Director of Agriculture' shall be deleted with effect from 8th October, 1965.
- (ii) for the entry 'Director, Central Stores Purchase Department', the following entry shall be substituted with effect from 1st January, 1965, namely:—

"Director, Stores Purchase and Industrial Marketing."

(iii) for the entry 'Deputy Commissioner(s) of Commercial Taxes', the following entry shall be substituted with effect from 8th October, 1965, namely:—

"Deputy Commissioner(s) of Commercial Taxes and/or Joint Secretary, Board of Revenue (Commercial Taxes)."

(iv) the following entries shall be added with effect from 8th October, 1965, namely:---

"Director of Civil Supplies.

Special Collectors of Nagarjunasagar,

Srisailam and Pochampad Projects.

Nazim Atiyat.

Additional Directors of Industries and Commerce.

Director of Handlooms.

Additional Registrar of Co-operative Societies."

[No. 1/145/65-AIS(II).]

New Delhi, the 22nd November 1965

- G.S.R. 1717.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of States concerned, hereby makes the following rules further to amend the Indian Police Service (Uniform) Rules, 1954, namely:—
- 1. (1) These rules may be called the Indian Police Service (Uniform) Rules, 1954.
- (2) They shall come into force on the date of their publication in the official Gazette.
- 2. In the Schedule appended to the Indian Police Service (Uniform) Rules, 1954:---
 - (a) for paragraph 3-A, the following paragraph shall be substituted, namely:—
 - "3-A Mess Dress—This shall be worn at messes, at official public entertainments, or when invited to meet the President or Governor at dinner or at an official function, formal or ceremonial occasions unless Review Order is specifically ordered.

It shall consists of:-

(a) Black short buttoned-up coat with black trousers for winter and white short buttoned-up coat with white trousers for summer.

- (b) Medals.—Miniatures will be worn for Mess functions the buttons edge of the bar to touch the top edge of the pocket. For State functions full size medals will be worn.
- (c) Foot wear.—Plain black leather Derby shoes with plain toe-caps with five pairs of eye-lets."
- (b) in paragraph 7, the words "with khaki drill tunic and khaki cord woollen with gaberdine tunic" shall be omitted.
- (c) in paragraph II, after the title 'Spurs', for the words "(for mounted duty only)", the following shall be susbstituted:---
 - "(optional—for mounted duty only)"
- (d) in paragraph 35, after the heading 'Overcoat' the words '(Optional)' shall be added.

[No. 6/5/63-AIS.III.]

- G.S.B. 1718.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Bihar, hereby makes the following amendments to Schedule III appended to the said rules.
- 2. These amendments shall be deemed to have come into force with effect from 3rd August, 1965.

Amendments

In the said Schedule III, under the heading 'B-Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale', against 'Bihar', the following entries shall be added, namely:—

"Secretary to the Chief Minister, Bihar. Charge Officers Survey and Settlement."

[No. 1/146/65-AIS(II).]

O. S. MARWAH, Under Secy.

New Belhi, the 20th November 1965

G.S.R. 1719.—In exericse of the powers conferred by section 18 of the Central Reservé Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following rules further to amend the Central Reserve Police Force Rules, 1955, namely:—

- I. (i) These rules may be called the Central Reserve Police Force (Fourth Amendment) Rules, 1965.
- (ii) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Central Reserve Police Force Rules, 1955, in Appendix A' items 2, 11, 15, 16, 17, 19, 21, 28 and 30 shall be omuted and the remaining items shall be renumbered as items 1 to 35 and after item 35 as to renumbered, the following items shall be inserted, namely:—

SI. No.	Name of article	Enrolled followers		Head Constables and Naiks		Constables		Recruits		Subord nate — C ff.cers (Subedars and Jamadars)		Remarks
		No.	Period of service- ability	No.	Period of service- ability	Ne.	Period of service - ability	No.	Period of service- ability	No.	Period of service- ability	_
I	2	3	4	5	6	7	8	9	10	11	12	13
	Jungle Hats	I	ı Yr.		1 1 Yr.	I	ı Yr.		• •	1	1 Yr.	
					1 3 Yrs.	1	3 Yrs .			I	3 Yrs.	
37	TIMENIC .	2	ı Yr.		3 1 ¥r.	3	ı Yr.			3	τ Yr.	
39	Ankelets Web .			2 Fails		2 pairs	2 Yrs.	• •	• •	2 pairs	2 Yrs.	
40	C.R. P. Letters with number of Battalion		, ,	ı pair	3 Yrs.	ı pâ ir	3 Yrs .			ı pair	3 Yrs.	
4 I	Shorts Khaki Drill Pair	• •		••	• •	••	• • •	3	ı₁ Yrs.	• •	••	

[No. F. 2/8/65-P-II-]
B. VENKATARAMAN,
Dy. Secy.

GA

ORDER

New Delhi, the 16th November 1965

- G.S.R. 1720.—In exercise of the powers conferred by Section 3 of the Foreigners Act, 1946 (31 of 1046), the Central Government hereby makes the following order, namely:-
 - (1) This Order may be called the Foreigners (Restriction on Pakistani Nationals) (Third Amendment) Order, 1965.
 - (2) It shall come into force at once.
- 2. In the Foreigners (Restriction on Pakistani Nationals) Order, 1965, in paragraph 3, after the words "no Pakistani National" the words "or a British Subject (other than a Citizen of India), who, or either of whose parents, or any of whose grand-parents, was born in the territory now included in Pakistan" shall be inserted.

[No. 6/86/65-F.I.]

FATEH SINGH, Jt. Secy.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 19th November 1965

- G.S.R. 1721.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Librarian in the Ministry of Petroleum and Chemicals namely:-
- 1. Short title.—These rules may be called the Librarian (Class II—Gazetted) Recruitment Rules, 1965.
- 2. Application.—These rules shall apply to the post specified in Column 1 of the Schedule hereto annexed.
- 3. Number and Scale of pay.—The number of posts and scale of pay attached thereto shall be as specified in Columns 2 and 4 of the said Schedule.
- 4. Classification, method of recruitment, age limit, etc.—The classification of the post, method of recruitment, age limit and other matters relating thereto shall be as specified in Columns 3 and 4 to 11 of the said Schedule:

Provided that the age limit specified in Column 6 may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes or displaced persons and other special categories of persons in accordance with the orders issued by the Central Government from time to time.

- 5. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, matries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the aforesaid post, and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be cligible for appointment to the said post:

Provided that the Central Government, may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHEDULE
Recruitment Rules for the post of Librarian in the Ministry of Petroleum & Chemicals

Name of post	No. of posts	Classifica- tion	- Scale of pay	Whether Selec- tion post or non- selection post	for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of Promotees		Method of rectt, whether by direct rectt. or by promotion or by deputation/transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by motion/de-putation/ transfer, grades from which promotion/de-putation/ transfer to be made	If a DPC exists what is its com- position	Circum- stances in which UPSC is to be con sulted in making rectt.
1	2	3	3 4	5	6	7	8	9	10	11	12	13
Librarían	One	G.C. Services Class II (Gazetted)	Rs. 350— 25—500— 30—590— EB—30— 800—EB— 30—830— 35—900.	· ·	35 years and be- low (Re- laxable for Govt. servants).	Essential: 1. Degree of recognised University. 2. Degree or Diploma in Library Science of a recognised University/Institute. 3. About 5 year's experience in a responsible capacity in a Library of standing. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).	N.A.	2 years	Direct recruitment,	N.A.	N.A.	As required under the rules.

[No. 5/44/60-Adm. I.] P. V. V. SARMA, Under Secy.

MINISTRY OF WORKS AND HOUSING

New Delhi, the 17th November 1965

- G.S.R. 1722.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—
- 1. Short title.—These rules may be called the Directorate of Estates (Rent Collector) Recruitment Rules, 1965.
- 2. Application of the Rules.—These rules shall apply to the post specified in column 1 of the Schedule annexed hereto.
- 3. Classification, scale of pay, age limit, method of recruitment etc.—The classification of the said post, the scale of pay attached thereto, the qualifications, the method of recruitment to the said post and other matters relating thereto shall be as specified in columns 2 to 10 of the said Schedule.

Provided that the age limit specified in column 5 of the aforesaid Schedule may be relaxed in the case of candidates belonging to the Schedule Castes or the Schedule Tribes and other special categories of persons in accordance with general orders issued by the Government of India from time to time.

- 4. Disqualifications.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

					SCHEDULE				<u> </u>
Name of post	Classification	Scale of pay	Whether selection or north selection post	Age lithit for direct recruits	Educational and other qualifications required		Period of probation, if any	Method of re- cruitment by di- rect recruitment or by promotion or transfer and percentage of va- cancies to be fille by various me thods	grades from which promo- tion is to be made
1	2	3	4	5	6	7	8	9	10
Rent Collector	Class III Nor Gazetted-Mi- nisterial.	n- Rs. 110—3- - 4—155—EE 4—175—5— 180.	3	18 to 21 years.	Reservat: Matriculation or equivalent qualifications. Desirable: The candidate should be smart.	Column 6: Yes.	Two years	By transfer, fail- ing which by direct recruit- ment.	Transfer: Persons working in similar or equivalent gra- des in other Central Govern- ment offices.

[No. 2/7/65-Acc.II.]

B. M. LAL, Under Secy.

New Delhi, the 16th November 1965

G.S.R. 1723.—The following draft of certain rules further to amend the Carbide of Calcium Rules, 1937, which the Central Government proposes to make in exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), as applied to Carbide of Calcium by the notification of the Government of India in the late Department of Industries and Labour, No. M-826(I), dated the 15th October, 1936, is hereby published, as required by sub-section (2) of section 29 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th December, 1965.

Any objection or suggestion, which may be received from any person in respect of the said draft before the date so specified, will be considered by the Central Government.

Draft Amendment

- 1. These rules may be called the Carbide of Calcium (Second Amendment) Rules, 1965.
 - 2. In the Carbide of Calcium Rules, 1937:
 - (a) in clause (ii) of the provisio to sub-rule (1) of rule 21, for the words "twenty-eight pounds" the words "fifty-five pounds" shall be substituted;
 - (b) in clause (a) of sub-rule (1) of rule 22, for the existing proviso, the following proviso shall be substituted:—
 - "provided that quantities not exceeding 250 pounds may be stored in a shop or a shed if such place not being one used as a residence and not being under a staircase, is well ventilated and does not communicate directly with any house or building;"
 - (c) in rule 24, after the word "carbide", the words "exceeding 250 pounds" shall be inserted;
 - (d) in Schedule II, in "Form B", under the heading "Conditions of licence", in condition 2, for the words "twenty-eight pounds", the words "fifty-five pounds" shall be substituted;
 - (e) in Schedule II, in "Form C", under the head "Conditions of licence", in condition 2, for the words "twenty-eight pounds", the words "fifty-five pounds" shall be substituted.

[No. 3/28/64-PII.]

New Delhi, the 18th November 1965

G.S.R. 1724.—The following draft of certain rules further to amend the explosives Rules, 1940 which the Central Government proposes to make in exercise of the powers conferred by sections 5 and 7 of the Indian Explosives Act, 1884 (4 of 1884), is hereby published, as required by section 18 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th December, 1965.

The objections or suggestions which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

Draft rules

- 2. In the Explosives Rules 1940, in rule 3, for the definition of "Inspector of Explosives", the following shall be substituted, namely:—
 - "Inspector of Explosives" includes the Deputy Chief Inspector of Explosives, Senior Inspector of Explosives, and an Assistant Inspector of Explosives.

SEC. 3 (i)]

G.S.R. 1725.—The following draft of certain rules further to amend the Gas Cylinder Rules, 1940, which the Central Government proposes to make in exercise of the powers conferred by sections 5 and 7 of the Indian Explosives Act, 1884 (4 of 1884), is hereby published, as required by section 18 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th December, 1965.

Any objections or suggestions which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

- 1. These rules may be called the Gas Cylinders (———— Amendment) Rules, 1965.
 - 2. In the Gas Cylinders Rules, 1940, in rule 19, in sub-rule (1)
 - (a) for the item 1, and the entries relating thereto, the following shall be substituted, namely:—

Officers

Areas

- "1. The Chief Inspector, Deputy Chief Inspectors, Senior Inspectors, Inspectors and Assistant Inspectors of Explosives.
- The whole of India."
- (b) in the proviso, after the words "Deputy Chief Inspector", the words "Senior Inspector" shall be inserted.

[No. 3/15/65-P.H(ii).]

G.S.R. 1726.—The following draft of certain rules further to amend the Petroleum Rules 1937, which the Central Government proposes to make in exercise of the powers conferred by section 4, sub-section (2) of section 5, sub-section (2) of section 14, sections 21 and 22 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), is hereby published, as required by sub-section (2) of section 29 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th December, 1965.

Any objections or suggestions which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

- - 2. in the Petroleum Rules, 1937—
 - (1) in rule 115,
 - (a) in sub-rule (3), after the words "Chief Inspector" in both the places, where they occur, the words, the "Senior Inspector of Explosives" shall be inserted,
 - (b) in sub-rules (4) and (5), after the words "Chief Inspector" the words, "the Senior Inspector of Explosives" shall be inserted,
 - (ii) for the proviso to sub-rule (1) of rule 119, the following proviso shall be substituted, namely:—
 - "Provided that a licence which has been granted by the Chimay be renewed without alteration by a Senic Explosives or an Inspector of Explosives duly au Chief Inspector in his behalf";
 - (iii) in clause (lii) of sub-rule (1) of rule 122, for the of Explosives", the words "a Senior Inspector Inspector of Explosives" shall be substituted:

- (iv) in column 4 of Schedule I, against Article Nos. 4 and 6 for the existing entries, the following shall be substituted, namely:—
 - "The Chief Inspector, or a Senior Inspector of Explosives or an Inspector of Explosives duly authorised by the Chief Inspector in this behalf".

[No, 3/15/65-PII(lii).]

G.S.R. 1727.—The following draft of certain rules further to amend the Carbide of Calcium Rules, 1937, which the Central Government proposes to make in exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), as applied to Carbide of Calcium by the notification of the Government of India in the late Department of Industries and Labour No. M. 826(I) dated the 15th October, 1936, is hereby published, as required by sub-section (2) of section 29 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th December, 1965.

Any objections or suggestions, which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

- 1. These rules may be called the Carbide of Calcium (———— Amendment) Rules, 1965.
 - 2. In the Carbide of Calcium Rules, 1937-
 - (i) In rule 23, after the words "Chief Inspector" wherever they occur, the words, "Senior Inspector of Explosives" shall be inserted;
 - (ii) for the provise to sub-rule (1) of rule 43, the following provise shall be substituted, namely:—
 - "Provided that a licence which has been granted by the Chief Inspector may be renewed without alteration by a Senior Inspector of Explosives or an Inspector of Explosives duly authorised by the Chief Inspector in this behalf",
 - (iii) in clause (iii) of sub-rule (1) of rule 46, for the words "an Inspector of Explosives", the words "a Sentor Inspector of Explosives, or an Inspector of Explosives" shall be substituted;
 - (iv) in Schedule I, in column 4 against Article No. 2, for the existing entry, the following entry shall be substituted, namely:—
 - "The Chief Inspector, or Senior Inspector of Explosives or an Inspector of Explosives duly authorised by the Chief Inspector in this behalf".

[No. 3/15/65-PII(iv).]

G.S.R. 1728.—The following draft of certain rules further to amend the Cinematograph Film Rules, 1948, which the Central Government proposes to make in exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), as applied to the storage and transport of Cinematograph films having a Nitro-cellulose base by the notification of the Government of India in the late Department of Labour No. Ex. 108, dated the 14th January, 1946, is hereby published, as required by sub-section (2) of section 29 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into ration on or after the 15th December, 1965.

ctions or suggestions which may be received from any person in resid draft before the date so specified will be considered by the ment.

Draft Amendment

may be called the Cinematograph Film (_____ Amendment)

2. In sub-rule (1) of rule 37 of the Cinematograph Film Rules, 1948, for the words "an Inspector of Explosives" the words "a Senior Inspector of Explosives or Inspector of Explosives" shall be substituted.

[No. 3/15/65-P.II(v).]

G.S.R. 1729.—In exercise of the powers conferred by sub-section (1) of Section 13 of the Petroleum Act, 1934 (30 of 1934) the Central Government hereby directs that the following further amendments shall be made in the notification of the Government of India in the late Department of Industries and Labour. No. M-826(1) dated the 22nd March, 1937, namely:—

In the Schedule to the said notification,—

for item 1 and the entries relating thereto the following shall be substituted namely:—

"Officers

Areas

1. The Chief Inspector, Deputy Chief Inspectors, Senior Inspectors, Inspectors and Assistant Inspectors, of Explosives.

The whole of India."

[No. 3/15/65-P.II(vi).]

G.S.R. 1730.—In exercise of the powers conferred by sub-section (1) of section 14 of the Petroluem Act, 1934 (30 of 1934), the Central Government hereby directs that the following further amendments shall be made in the notification of the Government of India in the late Department of Industries and Labour, No. M-826(2), dated the 22nd March, 1937, namely:—

In the Schedule to the said notification,-

for item 1 and the entries relating thereto the following shall be substituted namely:—

"Officers

Areas

- The Chief Inspector, Deputy The whole of India."
 Chief Inspectors, Senior Inspectors, Inspectors and Assistant Inspectors, of Explosives.
- (2) item 12 and item 16 with the corresponding entries relating thereto shall be omitted.

[No. 3/15/65-PII(vii).]

G.S.R. 1731.—In exercise of the powers conferred by sub-section (1) of section 26 of the Petroleum Act, 1934 (30 of 1934), the Central Government hereby directs that the following further amendments shall be made in the notification of the Government of India in the late Department of Industries and Labour, No. M-326(3), dated the 22nd March, 1937, namely:—

In the Schedule to the said notification,—
for item 1 and the entries relating thereto, the following shall be substituted
namely:—

"Officers

Areas

1. The Chief Inspector, Deputy Chief Inspectors, Senior Inspectors, Inspectors and Assistant Inspectors, of Explosives.

The whole of India."

[No. 3/15/65-P.II(vili).]

F. RAJARATNAM, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 17th November 1965

G.S.R. 1732.—In exercise of the powers conferred by clause (2) of article 77 read with clause (i) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The Credit Agreement between the Government of the Republic of India and De Nederlands Investeringsbank voor Outwikkelingslanden N. V., The Netherlands, relating to the loan of Dutch Guilders 6,500,000 (Six million and five hundred thousand) shall be executed and authenticated on behalf of the President by the Ambassador of India in the Netherlands.

Dated at New Delhi, this seventeenth day of November 1965

[No. 16(59)/65-E. II(E1).]

By order and in the name of the President.

Y. T. SHAH, Jt. Secy.

(Department of Economic Affairs)

New Delhi, the 22nd November 1965

- G.S.R. 1733.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:
- 1. Short title.—These rules may be called the Department of Economic Affairs (Economic Investigator in the Foreign Exchange Audit Branch) Recruitment Rules, 1965.
- 2. Application.—They shall apply to the post specified in column 1 of the Schedule annexed hereto.
- 3. Number of posts, classification and scale of pay.—The number of posts, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Nature of the posts, age limit, educational and other qualifications, etc.—The nature of the post, the age limit, educational and other qualifications and other matters relating thereto shall be as specified in columns 5 to 12 of the aforesaid Schedule.
- 5. **Disqualification.**—(a) No person who has more than one wife living or who having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to the post; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing, relax, in consultation with the Union Public Service Commission any of the provisions of these rules with respect to any class or category of person.

Schedule

Recruitment rules for the post of Economic Investigator in the ministry of Finance (Department of Economic Affairs), Foreign Exchange Audit Branch

Name of post	No. of posts.	Classifica- tion	Scale of pay		Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of Promotees	-		rectt. by pro- motion/de- putation/ transfer, grades from which pro- motion/de-	If a DPC exists what is its composition	Circum- stances in which UPSC is to be con- sulted in making rectt.
I	2	3	4	5	6	7	8	9	10	11	12	13
Econo- mic In- vestiga- tor.	One	Class II Non- Gazetted (Non- Minis- terial).	Rs. 325— 15—475— EB—20— 575.	Not ap- plicable.	30 years and be- low (Re- laxable for Govt. servants).	Essential (i) Master's degree in Economics, Commerce or Statistics of a recognised University or equivalent.		2 years	Direct rec- ruitment.	Not applicable.	Not applicable.	As required under the rules.
						(ii) About 2 years' ex- perience in work re lating to Inter- national Trade.	-					

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 27th November 1965

G.S.R. 1734.—In exercise of the powers conferred by sub-item (1) of Item No. 3 of the first Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) and rule 96F of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment to the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 23/62-Central Excises, dated the 24th April, 1962, namely:—

In the said Notification, the following proviso and Explanation shall be added at the end, namely:—

"Provided further that the rate of duty leviable on tea manufactured in a factory owned by a co-operative society registered under any law relating to co-operative societies shall be reduced by ten per cent. of the rate of duty specified in the third column of the table above subject to the conditions—

- (i) that no member of such co-operative society owns-
 - (a) either in his own name, or
 - (b) in the name of one or more of his dependent relatives, whether along with his name or not.
 - a holding exceeding ten hectares under cultivation of tea plants; and
- (ii) that the green leaf used is not purchased from any grower (not being a memoer of the co-operative society) who has a holding,
 - (a) either in his own name, or
 - (b) in the name of one or more of his dependent relatives, whether along with his name or not,

exceeding ten hectares under cultivation of tea plants.

Explanation.—For the purposes of this Notification, the expression "dependent relatives" means wife, father, mother, brother, sister, son or unmarried daughter."

[No. 181/65-C.E.-F. No. 7/36/64-CX. III.]

- G.S.R. 1735.—In pursuance of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1544, read with sub-section (4) of section 80 of the Finance Act, 1965 (10 or 1965), the Central Government hereby exempts tea, all varieties, except package tea, falling under sub-item (1) of Item No. 3 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), produced in a factory owned by a co-operative society registered under any law relating to co-operative societies, from the whole of the special duty of excise leviable thereon under sub-section (1) of section 80 of the first mentioned Act subject to the conditions—
 - (i) that no member of such co-operative society owns-
 - (a) either in his own name, or
 - (b) in the name of one or more of his dependent relatives, whether along with his name or not,
 - a holding exceeding ten hectares under cultivation of tea plants; and
 - (ii) that the green leaf used is not purchased from any grower (not being a member of the co-operative society) who has a holding,
 - (a) either in his own name, or
 - (b) in the name of one or more of his dependent relatives, whether along with his name or not,

exceeding ten hectares under cultivation of tea plants.

Explanation.—For the purposes of this Notification, the expression "dependent relatives" means wife, father, mother, brother, sister, son or unmarried daughter.

[No. 182/65-C.E.-F. No. 7/36/64-CX. III.]

G.S.R. 1736.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (4) of section 80 of the Finance Act, 1965 (10 of 1965), the Central Government hereby exempts tea, all varieties, except package tea, falling under sub-item (1) of Item No. 3 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), produced by a bought-leaf-factory, from the whole of the special duty of excise leviable thereon under sub-section (1) of section 80 aforesald.

Explanation.—For the purpose of this Notification:

- (1) the expression "bought-leaf-factory" means a tea factory which has purchased more than two-thirds of the green-leaf from growers, each having—
 - (i) either in his own name, or
 - (ii) in the name of one or more of his dependent relatives, whether along with his name or not,
 - a holding not exceeding ten hectares under cultivation of tea plants during the year 1963-64 and in the year in which the duty is levied;
- (2) the expression "dependent relatives" means wife, father, mother, brother, sister, son or unmarried daughter.

[No. 188/65-C.E.-F. No. 7/36/64-CX. III.]

- G.S.R. 1737.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (4) of section 81 of the Finance Act, 1965 (10 of 1:65) and sub-section (3) of section 3 of the Mineral Products (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby exempts with effect from the 1st December, 1965 any mineral oil, falling under Item No. 9 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) produced in the State of Assam or the State of Bihar—
 - (i) from the levy of regulatory duty of excise under sub-section (1) of section 81 of the first mentioned Act as is in excess of the duty leviable on furnace oil;
 - (ii) from the levy of additional duty of excise under sub-section (1) of section 3 of the second mentioned Act as is in excess of the duty leviable on furnace oil; and
 - (iii) from so much of the duty of excise leviable thereon as is in excess of such duty leviable on furnace oil falling under Item No. 10 of the First Schedule to the third mentioned Act:

Provided that the mineral oil satisfies the following conditions, namely:-

- (i) it has its flashing point at or above one hundred and fifty degrees of Fahrenheit's thermometer;
- (ii) it has a flame height of less than ten millimetres;
- (iii) it has pour point as determined by the method I.P. 15/60 prescribed by the Institute of Petroleum, London, at or above fifty degrees of Fahrenheit's thermometer;
- (iv) it has a viscosity of over thirty five seconds by Redwood I Viscometer at one hundred degrees of Fahrenheit's thermometer; and
- (v) it contains more than 1.75 per cent by weight of any bituminous substance.
- 2. The exemptions granted by this Notification shall remain in force upto and inclusive of the 28th day of February, 1966.

[No. 184/65-C.E.-F. No. 9/30/65-CX.III.]

L. S. MARTHANDAM, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 27th November 1965

G.S.R. 1738.—In pursuance of sub-rule (2) of rule 49 and rule 139 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 174/64-Central Excises, dated the 14th November, 1964, namely:—

In the said Notification, in paragraph 1, for the words "motor spirit, kerosene and refined diesel oils" the words "motor spirit, kerosene, refined diesel oils and light diesel oil" shall be substituted.

[No. 185/65-C.E.-F. No. 9/38/65-CX.III.]

A. P. KUMTAKAR. Under Secv.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 27th November 1965

G.S.R. 1739.—In exercise of the powers conferred by sub-rule (1) of Rule 56A of the Central Excise Rules, 1944, the Central Government hereby makes, the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 223/62-Central Excises, dated the 29th December, 1962, namely:—

In the said Notification, for item number 14, the following item shall be substituted, namely:—

"14. Iron or Steel Products other than pipes and tubes."

[No. 186/65-C.E.-F. No. 12/43/64-Cx.VII.1

BHARAT DAS, Under Seey.

(Department of Revenue) CUSTOMS AND CENTRAL EXCISE

New Delhi, the 19th November 1965

G.S.R. 1740.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Eighty third Amendment Rules, 1965.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for serial No. 189 and the entries relating thereto, the following shall be substituted, namely:—

"189. Steel wire ropes galvanised and ungalvanised".

[No. 87/F. No. 189/2/65-DBK(II).]

New Delhi, the 27th November 1965

G.S.R. 1741.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) eighty fourth amendment Rules, 1965.

- 2. In the first schedule to the Customs and Central Excise Dutles Export Drawback (General) Rules, 1960, after serial No. 59 and the entries relating thereto, the following shall be inserted, namely:—
 - "60 Articles made from Polypropylene Moulding Powder."

[No. 88/F. No. 238/1/65-DBK (I).]

G.S.R. 1742.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) eighty-fifth Amendment Rules, 1965.

2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule, in Serial No. 12 for item (1) and the entries relating thereto, the following shall be substituted, namely:—

"12(1) Playing cards Forty-two paise per Kg."

This Notification shall be deemed to have come into force on the 15th day of April, 1965.

[No. 89/F. No. 1/22/65-DBK.]

G.S.R. 1743.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act. 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944). the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) eighty-sixth Amendment Rules, 1965.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960. in Serial No. 12, for item No. 12(3) and the entries relating thereto, the following shall be substituted, namely:—
 - "12(3) Articles other than carbon papers in the manufacture of which the following paper or board is used:—
 - (1) blotting, toilet, target, tissues, teleprinter, type Forty two paise per Kg. of paper writing, manifold, bank, bond, art paper, chrome content paper, tubsized paper, cheque paper, stamp paper, cartridge paper and parchiment
 - (a) Printing and writing paper used as daily news Nil papers
 - (b) P inting and writing paper not used as news paper:—
 - (i) of a substance exceeding 75 grams per Sq. meter
- 30 paise per Kg. If such a paper contains in its 40% or more by weight of bagasse jute stalk or cereal straw whether or not it also contains in its substance rag in the form of pulp.
- (ii) of a 3.15stance not exceeding 75 grams per Sq. meter.
- (a) to paise per Kg.

If such paper contains in its substerce 40% or more by weight of bagaste jute stalk or cereal straw, whether or not it also contains in its substance rag in the form of pulp.

(b) 15 paise per Kg	5. .	-	•		,		If such paper does no contain in its substance any rag inform of pulp and bagasse Jute stalk or cereal straw, if any, contained in its substance in the form of pulp is less than 40%.
(3) Packing paper & wr	apping	paper					42 paise per Kg.
(4) Mill board & stray	v board						42 paise per Kg.
(5) Duplex & Triplex	Board						42 paise per Kg.
(6) Pulp board							42 paise per Kg.
(7) Manila corrugated	board			-			42 paise per Kg.
(8) Coated paper .							60 paise per Kg.
(9) Paper & paper board	i other t	han f	orego	ing			60 paise per Kg."
2. The Notification April, 1965.	shall	be d	leem	ed to	have	cc	ome into force on the 15th day of

[No. 90/F. No. 1/22/65-DBK.]

G.S.R. 1744.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Eighty seventh amendment Rules, 1965.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after serial No. 60 and the entries relating thereto, the following shall be inserted, namely:—

"61—Sisal and Manila Ropes, lines, cordages and Twines manufactured from fibre".

[No. 91/F. No. 1/115/65-DBK.]

G.S.R. 1745.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Eighty-eighth Amendment Rules, 1965.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 34 and the entries relating thereto, the following shall be substituted, namely:—

"34. Sulphuric Acid;

(i) Sulphuric Acid of the strength of 100% and above.

Six rupees and Sixty-five paise per metric ton. Six rupees and eighteen paise per

(ii) Sulphuric Acid of the strength of 93% and above but less than 100%

metric ton"

This notification shall be deemed to have come into force on the 4th day of October, 1965.

[No. 92/F. No. 1/46/65-DBK.]

G.S.R. 1746.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) eighty nineth Amendment Rules, 1965.

2. In the First Schedule to the Customs and Central Exclse Duties Export Drawback (General) Rules, 1960, for Serial No. 23 and the entries relating thereto, the following shall be substituted, namely:—

"23 Handicrafts and other articles made of Alabaster . One hundred and ninety six rupees per metric ton."

This notification shall be deemed to have come into force on the 4th October, 1965.

[No. 93/F. No. 1/68/65-DBK.]

G.S.R. 1747.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following Rules to amend to the Customs and Central Excises Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) nineth Amendment Rules, 1965.

2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 in the First Schedule, for Serial No. 4 and the entries relating thereto, the following shall be substituted, namely:—

"4 Steel Products, namely -

A Wire gauze, mesh, netting and chain link fenching, made of galvanised iron wire falling under item 63(25) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), which—

		Rate of Drawback per metric tonne	
		Rs.	
(i) finer than 16 SWG but not finer than 91 SWG		437	
(ii) finer than 19 SWG but not finer than 22 SWG		464	
(iii) finer than 22 SWG but not finer than 27 SWG		518	
(iv) finer than 27 SWG but not finer than 30 SWG		639	
(v) finer than 30 SWG		645	
Decay to the state of the state	- 41		

Provided that in the case of goods manufactured from wire of different gauges, drawback shall be allowed at the rate applicable to wire of the thicker or the thickest variety as the case may be, used in the goods.

B. Wire gauze and mesh made from tinned steel wire of fineness 28 G to 32 G	536
C. Panel pins made of hard bright wire finer than 16 SWG.	443
D. Tin plate products including Tin containers (filled); Tin containers (empty-assembled or unassembled); Tin plate components of containers; Tin plate washers; component of Mathematical Instruments Boxes made of tin plate; advertisement tablets, Trays, Match box covers, screw caps and necks, Stove cleaning needles and Desk pads made of tine plate	4
and Desk pads made of time plate	409
E. Hurricone lanteren	386

								Rate of Drawback per metric tonne
F. Steel stranded wire made from strength below 45 tons per square	galva inch v	mised Vhich	stce is—	l wir	e of	tensil	le	Rs.
(i) not finer than 16 SWG .								131
(ii) finer than 16 SWG but not	finer 1	han 1	72. o	7G		-	•	437
(iii) finer than 19 SWG but not							•	464
(iv) finer than 22 SWG but not					•		•	518
(v) finer than 27 SWG but not						•		639
(vi) finer than 30 SWG					•	-	•	645
Provided that in the case of goods is be allowed at the rate applicable to wire	manuf	acture	ed fro	m wi	re of c	liffere st var	nt ga	uges, drawback shall
used in the goods."	41	C- 17	·:					
G. I. Agricultural implements, namely Steel plough, shovels, peckaxes						4		
				. apra	yers,	auste	T8,	131
2. Bailing hoops				_				131
3. Belt Fasteners						_		184
4. Bolts, nuts and rivets	_							131
5. Box Strappings, Iron hoops .			-	_				184
6. Building hardware, namely the		ving :	hing	es, ha	SDS. S	tapple	28.	
tower bolts, padbolts, pad locks	, and	gate h	ooks	and c	усв			131
7. Collapsible gates								131
8. Enamelware		. ,						184
9. Electric Conduit Pipes					-		-	184
10. Expanded metal								184
11. Fabricated steel structurals						•		131
12. Galvanised Iron buckets			-					214
 Galvanised Iron bath tubs 								214
Galvanised iron water bottles		•			-	•		214
15. Mild steel tubular poles galvan	ised c	r ung	alvan	ised :				
(a) Ungalvanised		•						184
(b) Galvanised	-	•		•	-	•	•	214
16. Hand tools	•	•	•	•	•	-	•	131
17. Miscellaneous Hardware	•	•	•	•	-	•	٠	131
18. Steel wire and plate nails all so		•	•	•	-	•	٠	131
19. Steel are welding electrodes	•	•	-	•	•	•	-	131
20. Mild steel pipes and tubes all	sorts a	and fit	ttings	ther	cfor;	_		
(a) Ungalvanised .					-		-	184
(b) Galvanised .								214
21. Steel screws including wood s	crews,	, macl	hine s	crews	and	rivets		131
22. Mild steel washer, black and	Galvar	nised			-			184
23. Panel pins made of hard brig	ht wi	re of	16 S	₩G s	ınd th	icker	gang	ės 131
24. Railway track materials other	than l	Rails						131
25. Rolling Shutters					-			184
26. Spring Steel Bars .								131
27. Steel drums, galvanised or ba	lck, ex	cporte	d em	pty o	r filled	i :		
(a) Ungalvanised .		•						184
(b) Galvanised								214
28. Steel furniture, including lock	ter cal	binets	and	other	safe	dep	osit	
equipment, strong doors, st	eel Wi	ndow	s and	doors	, but	exclu	ding	121

			Ra	te of	Drawbac	k per metric tonne
						Rs.
29. Steel ghamelas/circuit for ghamelas & pa	ns				•	184
30. Steel rake, multipronged						131
31. Steel rat traps and steel parts of rat trap	2					131
32. Steel safes, coffers and cash boxes .						184
33. Steel tanks—assembled or unassembled						142
34. Steel trunks					_	184
35. Tipping wagons						142
36. Transmission line towers	_				-	165
37. Trollies						131
38. Watering can						184
39. Wire brushes ,						131
40. Steel bars and Rods (rounds, squares and	l flats)				_	125
41. Rail (Steel)					_	75
42. Steel structurals, light and heavy					-	125
43. Bright Bars and Shafts made from mild	steel			_		131
44. Mild steel products not otherwise specifie			Ċ	Ċ	-	131
Tais notification shall be deemed to have co		to for	-	-	4th Octob	

[No. 94/F. No. 1/29/65-DBK.]

G.S.R 1748.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Ninety-first Amendment Rules, 1965.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 35 and the entries relating thereto, the following shall be substituted, namely:—
- "35. Iron castings both unmachined and artificial, including cast from components of engineering products.

 Rupees forty per metric ton,"

This notification shall be deemed to have come into force on the 4th October, 1965.

[No. 95/F. No. 1/21/64-DBK.]

G.S.R. 1749.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excises Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Ninety-second Amendment Rules, 1965.

2. In the First Schedule to the Customs and Central Excises Duties Export Drawback (General) Rules, 1960, for Serial No. 25 and the entries relating thereto, the following shall be substituted, namely:—

'25. Polyvinyl Chloride Plastic cables

Two rupees and sixteen paise per Kilogram of Polyvinyl Chloride Plastic content, and One Rupee and Ninty-one paise per Kilogram of copper content."

Contd.-

This notification shall be deemed to have come into force on the 4th of October, 1965.

[No. 96/F. No. 1/43/63-DBK.]

(Department of Revenue)

CUSTOMS

New Delhi, the 27th November 1965

G.S.R. 1750.—In exercise of the powers conferred by sub-section (i) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (56/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

In the schedule to the said Notification for serial No. 231 and the entries relating thereto, the following shall be substituted, namely:—

"231. Steel Wire ropes galvanised and ungalvanised".

[No. 187/F. No. 189/2/65-DBK(II).]

G.S.R. 1751.—In exercise of the powers conferred by sub-section (i) of Section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR 575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960 namely:—

In the Schedule to the said notification after the existing item at serial No. 290 and the entries relating thereto the following shall be added, namely:—

"291. Articles made from Polypropylene Moulding Powder".

[No. 188/F. No. 238/1/65-DBK,]

G.S.R. 1752.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. GSR-575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

In the Schedule to the said notification, after serial No. 296 and the entries relating thereto, the following shall be added, namely:—

"297—Sisal and Manila Ropes, lines, cordages and Twine manufactured from fibre."

[No. 189/F. No. 1/115/65-DBK.]

G. P. DURAIRAJ, Dy. Secy.

(Department of Revenue)

Customs

New Delhi, the 27th November 1965

- G.S.R. 1753.—In exercise of the powers conferred by sub-section (1) of section 11 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that for the maintenance of the security of India it is necessary so to do. hereby prohibits the export of any book, periodical, pamphlet; leaflet or other document containing any words, signs, visible representations which are likely—
 - (i) to incite or encourage any person to resort to violence or sabotage for the purpose of overthrowing or undermining the Government established by law in India or in any State thereof or its aut. in any area; or
 - (ii) to incite or encourage any person to commit murder, sabotage or any offence involving violence; or
 - (iii) to incite or encourage any person to interfere with the supply and distribution of food or other essential commodities or with essential services; or
 - (iv) to seduce any member of any of the armed forces of the Union or of the police forces from his allegiance or his duty, or projudice the

recruiting of persons to serve in any such force or prejudice the discipline of any such force; or

- (v) to prejudicially affect the defence operations of the country; or
- (vi) directly or indirectly to question the frontiers of India or the territorial integrity of the country.

[No. 185-Cus./F. No. 3/119/65-Cus.VIII.]

G.S.R. 1754.—In exercise of the powers conferred by sub-section (1) of section 11 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary so to do, hereby probibits the export of any book, periodical, pamphlet, leaflet or other documents containing any words, signs, visible representations which are likely to prejudicially affect friendly relations with any foreign State.

[No. 186-Cus./F. No. 3/119/65-Cus.VIII.]

M. PANCHAPPA, Dy. Secy.

(Department of Company Affairs & Insurance)

New Delhi, the 22nd November 1965

G.S.R. 1755.—The President is pleased to appoint Shri B. P. Roy, Secretary, Company Law Board as Secretary of the Committee of Inquiry appointed under notification of the Government of India in the Ministry of Finance (Department of Company Affairs and Insurance), No. G.S.R. 12(57)-C.III/63, dated the 4th January, 1965.

[No. 12(57)-C.III/63.]

G.S.R. 1756.—In exercise of the powers conferred by rule 11 of the Companies (Central Government's) General Rules and Forms, 1956, and of all other powers enabling it in this behalf, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Company Affairs and Insurance) No. G.S.R. 12(57)-C.III/63. dated the 4th January, 1965, namely:—

In the said notification, for the existing fourth paragraph, the following paragraph shall be substituted, namely:—

"Shri B. P. Roy, Secretary to the Company Law Board shall be the Secretary of the Committee of Inquiry".

[No. 12(57)-C.III/63.]

B. M. MITRA, Jt. Secy.